

H-3105-1 - COOPERATIVE CONSERVATION PROVISIONS

Format for Decision Showing Multiple Leases Involved
in Unit/CA Termination



United States Department of the Interior
BUREAU OF LAND MANAGEMENT

IN REPLY REFER TO

3107 (Office Code)

DECISION

Lessee :
(Address) :
: Oil and Gas
:
:

Term of Oil and Gas Leases Extended
Due to Termination of Unit Agreement

(Name) unit agreement, (Serial number), located in (County and State), automatically terminated effective (Date), pursuant to the last paragraph of Section 9 of the agreement. In accordance with the regulations at 43 CFR 3107.4, the term of any lease in effect at termination of any unit plan, unless the lease is relinquished, shall continue in effect for the original term of the lease or for 2 years after the termination of the unit plan, whichever is longer, and so long thereafter as oil or gas is produced in paying quantities.

Pursuant to this regulation, the terms of the following oil and gas leases have been extended through (Date), 2 years from the effective date of termination of the (Name) Unit Agreement, (Serial number).

(List of leases that are granted lease extensions.)

Action has been suspended on Lease (Serial number) pending confirmation that drilling operations were being conducted in the (Name) Unit over (Date), the lease expiration date.

The following leases that were also committed to the (Name) Unit terminated automatically on their respective anniversary dates, due to nonpayment of the annual rental:

(List of leases that terminated.)

Authorized Officer

Distribution:

Lessee(s)
MMS-DMD, MS 3110
Field Office Operations (if applicable)
SMA (if other than BLM)
Unit File

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IN REPLY REFER TO

3107 (Office Code)

Lessee
(Address)

DECISION

:
:
: Oil and Gas
:
:

Term of Oil and Gas Leases Extended
Due to Termination of DeBeque Unit Agreement
Leases Expired

Termination of (Name) Unit Agreement, (Serial number), was approved effective (Date). The regulations at 43 CFR 3107.4 provide that the term of any lease in effect at the termination of any unit plan, unless relinquished, shall continue in effect for the original term of the lease, or for 2 years after the termination of the unit plan, whichever is longer.

Pursuant to this regulation, the following oil and gas leases are extended through (Date), 2 years from the effective date of termination of the (Name) Unit Agreement, (Serial number), and so long thereafter as oil or gas is produced in paying quantities:

(List of leases that are granted lease extensions.)

The following leases expired before the unit termination date and, as there was no drilling in the unit, the leases cannot be extended:

(List of leases that terminated.)

Inasmuch as the terms of the following leases extend beyond (Effective date of unit termination), the extension provisions of 43 CFR 3107.4 are not applicable to these leases:

(List of leases not eligible for lease extensions.)

Authorized Officer

Distribution:

Lessee(s)
MMS-DMD, MS 3110
Field Office Operations (if applicable)
SMA (if other than BLM)
Unit File